MEMORANDUM OF ASSOCIATION OF THE FEDERAL BANK LIMITED

Adopted as the Memorandum of Association by the following Special Resolution passed at the extra ordinary General Meeting of the Bank held on 20th October 1951 with modifications approved by shareholders through special resolutions on 27.09.2004, 11.08.2016 and 16.07.2020.

"Resolved that the present Memorandum of Association, of the Bank be replaced by the Memorandum of Association, as amended, which is appended as part of this resolution".

- 1) The name of the Company shall be "The Federal Bank Ltd".
- 2) The Registered office of the Company shall be situated in the State of Travancore Cochin.
- 3) The objects for which the Company is established are:

(A) OBJECTS OF THE COMPANY TO BE PURSUED BY THE BANK IMMEDIATELY ON ITS INCORPORATION:

- a) To establish and carry on business of banking at the registered office of the company and at such branches, agencies, or offices in the State of Travancore Cochin, and any other part of India or elsewhere, as may from time to time be determined by the Directors of the Company.
- b) Carrying on the business of accepting for the purpose of lending or investment of deposits of money, repayable on demand or otherwise, and withdrawable by cheque, draft, or otherwise and to carry on the business of banking in all its branches and departments.
- c) The borrowing, raising or taking up of money, the lending or advancing of money either upon or without security, the drawing, making, accepting, discounting, buying, selling, collecting and dealing in bills of exchange, hundies, promissory notes, coupons, drafts, bills of lading, railway receipts, warrants, debentures, certificates, scrips and other instruments, and securities whether transferable or negotiable or not; the granting and issuing of letters of credit, traveller's cheques and circular notes; the buying, selling and dealing in bullion and specie; the buying, selling and dealing in derivatives; the buying and selling of foreign exchange including foreign bank notes; the acquiring, holding, issuing on commission, underwriting and dealing in stock, funds, shares, debentures, debenture stock, bonds, obligations, securities and investments of all kinds; the purchasing and selling of bonds, scrips or other forms of securities on behalf of constituents or others; the negotiating of loans and advances; the receiving of all kinds of bonds, scrips, or valuables on deposit or for safe custody or otherwise; the providing of safe deposit vaults; the collecting and transmitting of money and securities;++
- d) Acting as agents for any Government or local authority or any other person or persons; the carrying on of agency business of any description including the clearing and forwarding of goods, giving of receipts and discharges and otherwise acting as an attorney on behalf of customers, but excluding the business of a managing agent of a company;

- e) Contracting for public and private loans and negotiating and issuing the same;
- f) The promoting, effecting, insuring, guaranteeing, underwriting, participating in Managing and carrying out of any issue, public or private, of State, Municipal or other loans or of shares, stock, debentures or debenture stock of any company, corporation or association and the lending of money for the purpose of any such issue;
- g) Carrying on and transacting every kind of guarantee and indemnity business;
- h) Managing, selling and realising any property which may come into the possession of the Company in satisfaction or part satisfaction of any of its claims;

(B) OBJECTS WHICH ARE NECESSARY FOR FURTHERANCE OF THE OBJECTS SPECIFIED IN CLAUSE 3.A ARE: \$\$

- Acquiring and holding and generally dealing with any property or any right, title or interest in any such property which may form the security or part of the security for any loans or advances or which may be connected with any such security;
- j) Undertaking and executing trust;
- k) Undertaking the administration of estates as executor, trustee or otherwise;
- Establishing and supporting or aiding in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company or the dependents or connections of such persons, granting pensions and allowances and making payments towards insurance; subscribing to or guaranteeing moneys for charitable or benevolent objects or for any exhibition or for any public, general or useful object;
- m) The acquisition, construction, maintenance and alteration of any building or works necessary or convenient for the purposes of the company;
- n) Selling, improving, managing, developing, exchanging, leasing, mortgaging, disposing of or turning into account or otherwise dealing with all or any part of the property and rights of the company;
- Acquiring and undertaking the whole or any part of the business, property and liabilities of any person
 or company carrying on or proposing to carry on any business which this Company is authorised to
 carry on or possessed of property suitable for the purposes of this Company or which can be carried
 on in conjunction therewith or which is capable of being conducted so as directly or indirectly to benefit
 this Company;
- p) Doing all such other things as are incidental or conducive to the promotion or advancement of the business of the company; carrying on or undertaking any other form of business which the Central Government may by notification in the official Gazette, specify as a form of business which is lawful for a banking company to engage;

- q) Amalgamating with any other company;
- r) To join, float, establish, promote, acquire or procure incorporation, formation or setting up of concerns and undertakings whether as subsidiary company(ies), joint venture(s), associate(s), partnership(s), limited liability partnership(s), or any other association of persons for the purpose of carrying on the business of leasing, hire purchase, merchant banking, insurance, factoring, executor and trusteeship, stock broking, portfolio management, managing issues, acting as Registrars to Issue and Transfer Agents, housing finance or engaging in any business which is permissible for a Banking Company to undertake and such other business as can be carried on in unison with one or more of the objects of the Bank; ++
- s) To open, establish, maintain and operate currency chests and small coin depots on such terms and conditions as may be required by the Reserve Bank of India established under the Reserve Bank of India Act, 1934 and enter into all administrative or other arrangements for undertaking such functions with the Reserve Bank of India;
- t) To provide depository services and to do all such things as may be advised, permitted or required for this purpose and is authorised to undertake activities of a Depository Participant as defined in SEBI (Depositories and Participants) Regulations, 1996.^^
- u) To purchase, acquire, sell, dispose of, deal or trade in bullion and to purchase, sell, dispose of, deal or trade in derivative instruments including futures, forwards, options, swaps, caps, collars, floors, swap options, bond options or any other derivative instruments whether traded on any market or exchange or otherwise for proprietary trading activities or for any person or persons (whether individuals, firms, companies, bodies corporate, Government, State, Sovereign, public body or authority, supreme, local or otherwise or any other form of incorporated/unincorporated entities) whether in the private or public sector.#\$
- 4. The liability of the member(s) is limited and this liability is limited to the amount unpaid, if any, on the shares held by them. What is limited and this liability is limited to the amount unpaid, if any, on the
- 5. The Authorised Share Capital of the Bank is Rs. 800,00,00,000 (Rupees Eight Hundred Crore only) comprising 400,00,00,000 equity shares of face value of Rs. 2/- each with power to increase or decrease the Capital.**

6. We the several persons whose names and addresses are given below are desirous of being formed into a Company in pursuance of the Memorandum of Association and we respectively agree to take the number of shares in the capital of the Company set opposite to our respective names.

No	Name and Address and description of subscribers	No. of Shares	Signature

^{##} Heading Inserted with the approval of the shareholders of the Bank at their meeting held on 11 August 2016

^{\$\$} Heading Inserted with the approval of the shareholders of the Bank at their meeting held on 11 August 2016

^{^^} Inserted with the approval of the shareholders of the Bank at their meeting held on 11 August 2016

^{%%} Amended as approved by the shareholders of the Bank at their meeting held on 11 August 2016

^{**}Amended as approved by the shareholders of the Bank at their meetings held on 27 September 2004, 20 July 2013 and 16 July 2020

⁺⁺ Amended as approved by the shareholders of the Bank at their meeting 16 July 2020.
#\$Inserted new sub-clause as approved by the shareholders of the Bank at their meeting 16 July 2020

CERTIFICATE OF INCORPORATION No. 27 of 1106

I hereby certify that the TRAVANCORE FEDERAL BANK LIMITED NEDUMPRAM, is this day incorporated under the Travancore Companies Regulation, 1 of 1092, and that the Company is limited.

Given under my hand at Trivandrum this the tenth day of Medom one thousand one hundred and six.

(Sd) Registrar of Joint Stock Companies

Seal of the Office of the Registrar of Joint Stock Companies, Travancore.

CERTIFICATE OF COMMENCEMENT OF BUSINESS

Pursuant to Section 107 (2) of the Travancore Companies Regulation, 1 of 1092

I hereby certify that the TRAVANCORE FEDERAL BANK LIMITED NEDUMPRAM, which was incorporated under the Travancore Companies Regulation, 1 of 1092, on the tenth day of Medom 1106, and which has this day filed a duly verified declaration in the prescribed form that the conditions of Section 107 (1) (a) to (d) of the said Regulation have been complied with, is entitled to commence business.

Given under my hand at Trivandrum this the tenth day of Medom one thousand one hundred and six.

(Sd) Registrar of Joint Stock Companies

Seal of the Office of the Registrar of Joint Stock Companies, Travancore.

FORM VI PURSUANT TO SECTION 11(4) AND (5) OF THE TRAVANCORE COMPANIES ACT, IX OF 1114 [SECTON 11 (4) AND (5)]

CERTIFICATE OF INCORPORATION ON CHANGE OF NAME

I hereby certify that the TRAVANCORE FEDERAL BANK LIMITED having with the sanction of a special resolution of the said Company and with the approval of the Government, signified in G.O.D. Dis. 6180/49/D.D., dated the 2nd December 1949, changed its name, is now called the "FEDERAL BANK LIMITED" and that such new name, has this day been entered in the Register.

Given under my hand at Trivandrum this the twentieth day of vrischikam one thousand one hundred and twenty-five.

(Sd) Registrar of Joint Stock Companies,

Seal of the Office of the Registrar of Joint Stock Companies, Travancore.

THE FEDERAL BANK LIMITED

ARTICLES OF ASSOCIATION

Adopted as the Articles of Association by the following special resolution passed at the Annual General Meeting of the Company held on the twenty-third day of September, nineteen hundred and ninety four (23-09-1994), with modifications approved by shareholders through special resolutions on 7.9.2000, 27.9.2004, 23.2.2006, 31.5.2008, 11.08.2016 and 14.07.2017

Resolved to amend the Articles of Association of the Bank as follows:

		TABLE - F NOT TO APPLY GENERALLY
Amended with	1.	The regulations contained in Table-F in the first schedule of the Companies Act, 2013
shareholders		shall not apply to this Bank except so far as they or any of them have been adopted
approval on		in these Articles.
11.08.2016		
Article 1A as	1A^	The provisions of the Memorandum and Articles of Association of the Bank are subject
approved by		to the provisions of the Companies Act, 2013, (hereinafter referred to as the
shareholders on		"Companies Act", which includes rules framed under the Companies Act (herein after
23.02.2006 and		referred to as "the Rules"), regulations, notifications, orders, circulars made
last		thereunder alongwith any statutory modification or re-enactment thereof for the time
amended with		being in force) and the Banking Regulation Act, 1949, (herein after referred to as "the
shareholders		B R Act", which includes any statutory modification or re-enactment thereof for the
approval on		time being in force), which shall have effect notwithstanding anything to the contrary
11.08.2016		contained in the Memorandum or Articles of Association of the Bank.
		INTERPRETATION
Interpretation	2.	The marginal notes hereto shall not affect the construction thereof. In these
		regulations, unless the context otherwise requires, words and expressions contained
		shall bear the same meaning as in the Companies Act,2013, the Banking Regulation
		Act,1949 and General Clauses Act, 1897.
	(a)	The "Bank" or the "Company" means The Federal Bank Limited.
	(p)	"Board" means and includes the Directors of the Bank for the time being, or as the
		case may be, the meeting of the Directors duly called and constituted or the Directors
		assembled at the meeting.
Amended with	(c)	"Chairman/Chairperson" means Part Time Chairman/ Chairperson appointed by the
shareholders		Board.
approval on		
31.05.2008 and		
last amended on		
11.08.2016		
Inserted with	(cc)	"Chief Executive Officer / Managing Director"* means the Chief Executive Officer /
shareholders		Managing Director of the Bank as appointed under Article 84".
approval on		
31.05.2008	<i>(</i> 1)	
	(d)	"Dividend" includes cash bonus if any, declared as payable to shareholders.

	(e)	"Directors" means the Directors for the time being of the Bank or as the case may be
		the Directors assembled at a Board.
Incorted with	(f)	"Regulations" shall include all statutory requirements that may be prescribed from time to time under the various enactments and RBI notifications, provided that wherever any of the above definitions become inconsistent with the definitions in the statute applicable to the Bank in any particular context, such definitions in the statute shall always prevail.
Inserted with shareholders approval on 11.08.2016	g)	"B R Act" means Banking Regulations Act, 1949 or any statutory modification or reenactment thereof brought in this Act.
Inserted with shareholders approval on 11.08.2016	h)	"Companies Act" means Companies Act, 2013 or any statutory modification or re- enactment thereof brought in this Act.
Inserted with shareholders approval on 11.08.2016	i)	"Listing Regulations" means Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.
Business which the Bank may transact	3.	Any Branch or kind of business which the Bank is either expressly or by implication authorised by its Memorandum of Association to undertake may be undertaken by the Board at such time or times as the Board shall think fit and further may be deferred by the Board and be kept in abeyance whether such Branch or kind of business may have been actually commenced or not so long as the Board may deem fit, expedient not to commence or proceed with the same. This Article shall not prejudicially affect the power of the Bank to enforce repayment of any loans advanced by the Bank or any other dues due to the Bank. CAPITAL AND SHARES
Authorised share capital	4.	The authorised share capital of the Bank shall be as stated in Clause 5 of the Memorandum of Association.
(Amended with shareholders approval on 27.09.2004)		
Paid up and Subscribed Capital (Inserted with shareholders approval on 11.08.2016)	4A	The subscribed capital of the Bank shall not, at any time, be less than one- half of the authorised share capital of the Bank, and the paid-up share capital of the Bank shall not be less than one-half of the subscribed share capital provided that when the capital is increased, the proportion between the subscribed share capital and the authorised share capital and the proportion between the paid-up share capital and the subscribed share capital as aforesaid may, however, be secured within such period as may be determined by the Reserve Bank of India not exceeding two years from the date of such increase.

Increase in Capital	5.	The Bank, in general meeting, may by an ordinary resolution from time to time increase the capital by creation of new shares of such amount as may be deemed expedient.
Conditions of issue of new shares	6.	Subject to the provisions if any in the Memorandum of Association of the Bank and without prejudice to the provisions of the B R Act, new shares may be issued on such terms and conditions which the Bank may from time to time by special resolution determine.
New shares, how to be disposed of	7.	All further issue of shares shall be in accordance with the provisions of the Companies Act and other applicable provisions of law.
New shares subject to these Articles	8.	Subject to any special rights, privileges, or advantages which may be attached to these Articles to any new shares under the powers hereinbefore contained, any capital raised by the creation of new shares shall be considered as part of the original capital, and such new shares shall be subject to the same provisions with reference to the payments of calls, forfeiture, transmission, lien, surrender, or otherwise and shall confer such rights and privileges as to voting qualifications as if they had formed part of the original capital.
Reduction of Capital (Amended with shareholders approval on 11.08.2016) Buy Back of shares	9. 9A	The Bank may, by a special resolution, subject to confirmation by Court, Tribunal as applicable, reduce its capital in anyway, and in particular by paying off paid up capital which is in excess of the wants of the Bank, cancelling paid up capital which has been lost or is unrepresented by available assets, extinguishing or reducing the liability on the shares in respect of share capital not paid up, cancelling shares not taken or agreed to be taken by any person, or otherwise as may seem expedient and the capital may be paid off upon the footing that it may be called up again or otherwise. Notwithstanding anything contained in these Articles, but subject to the provisions of Sections 68 to 70 of the Companies Act and any other applicable provision of the Companies Act or any other law for the time being in force, the Bank may purchase
(Inserted with shareholders approval on 11.08.2016)		its own shares or other specified securities.
Sub-division and consolidation of capital (Amended with shareholders approval on 11.08.2016)	10.	Subject to the provisions of Section 61, the Bank may in general meeting by ordinary resolution: (a) Consolidate and divide all or any of its share capital into shares of larger amount than its existing shares; (b) Sub-divide its shares, or any of them into shares of smaller amount than is fixed by the Memorandum of Association, so however that in the subdivision the proportion between the amount paid and the amount, if any unpaid on each reduced share shall be the same as it was in the case of the share from which the reduced share is derived and the same proportionate liability shall continue on the shares so reduced or increased as existed on the original shares before such subdivision or consolidation. (c) And cancel shares which at the date of passing of the resolution in that behalf, have not been taken or agreed to be taken by any person and diminish the amount of its issued share capital by the amount of the share so cancelled

		Cuel consollation of above shall not be decread to be reduction of share conital within
		Such cancellation of share shall not be deemed to be reduction of share capital within
	4.4	the meaning of the Companies Act.
Commission	11.	(1) The Bank may exercise the powers of paying commissions conferred by Section
for placing		40(6) of the Companies Act, provided that the rate or the amount of the commission
shares		paid or agreed to be paid shall be disclosed in the manner required by that section
		and rules made thereunder.
(Amended with		
shareholders		(2) The rate or amount of the commission shall not exceed the rate or amount
approval on		prescribed as per the regulatory requirements.
11.08.2016)		
		(3) The commission may be satisfied by the payment of cash or the allotment of fully
		or partly paid shares/ debentures or partly in the one way and partly in the other.
		(4) The Bank shall also be entitled to make bulk placement of shares, debentures or
		debenture stock to national or trans-national financial institutions on such terms and
		conditions in accordance with the statutory regulations applicable to such issues or
		placements.
Liability of joint	12.	The joint holders of a share shall be severally as well as jointly liable for the payment
holders of		of all installments and calls due in respect thereof.
shares		·
Trusts not	13.	Except as required by law, no person shall be recognised by the Bank as holding any
recognized		share upon any trust, and the Bank shall not be bound by, or be compelled in any way
		to recognize (even when having notice thereof) any equitable, contingent, future or
(Amended with		partial interest in any share, or any interest in any fractional part of a share, or (except
shareholders		only as by these regulations or by law otherwise provided) any other rights in respect
approval on		of any share except an absolute right to the entirety thereof in the registered holder.
11.08.2016)		g
		CERTIFICATES
Members' right	14	(1) Share certificates shall be issued in market lots and no fee shall be charged for the
to share		same, at the time of allotment.
certificate		(2) Every person whose name is entered as a member in the register of members
		shall be entitled to receive, within two months from the date of allotment or such other
(Amended with		period as may be prescribed by law and within fifteen days of receipt by the Bank of
shareholders		request for transfer, after receipt of documents as per the Companies Act, the Rules
approval on		made thereunder and Securities and Exchange Board of India (Listing Obligations and
11.08.2016)		Disclosure Requirements) Regulations, 2015 ("Listing Regulations") as amended from
11.00.2010)		time to time:
		(a) One or more certificates for all his shares without payment, subject to clause (1)
		above.
		(b) Several certificates, each for one or more of his shares, upon request without
		making any charge for such splitting or consolidation into market units of trading
		(c) Every certificate shall be under the seal of the Bank and shall specify the shares
		to which it relates and the amount paid up thereon.

		(d) In respect of any share or shares held jointly by several persons, the Bank shall not be bound to issue more than one certificate, and delivery of a certificate for a share to the person whose name stands first in the register of members of the Bank as one of the joint holders shall be sufficient delivery to all such holders. Provided that in the issue of share certificates, the Board shall comply with the provisions of the Companies (Share Capital and Debenture) Rules, 2014 and Listing Regulations as amended from time to time. The Bank shall ensure that transmission requests are processed for securities held in dematerialized mode and physical mode within seven days and twenty one days respectively, after receipt of the specified documents as per the Companies Act, the Rules made thereunder and Listing Regulations as amended from time to time.
As to issue of new share certificate (Amended with shareholders approval on 11.08.2016)	15.	If any share certificate be worn out, defaced, mutilated or torn or if there be no further space on the back for endorsement of transfer, then upon production and surrender thereof to the Bank, a new certificate may be issued in lieu thereof, and if any certificate is lost or destroyed then upon proof thereof to the satisfaction of the Bank and on execution of such indemnity and the payment of out of pocket expenses incurred by the Bank in investigating evidence, as the Directors think fit, a new certificate in lieu thereof shall be given to the party entitled to. Every certificate under this Article shall be issued on payment of such fee as may be permitted under regulations.
		CALLS ON SHARES
Calls how made and when payable (Amended with shareholders approval on 11.08.2016)	16	 (1) The Board may, from time to time, make calls upon the members in respect of any monies unpaid on their shares (whether on account of the nominal value of the shares or by way of premium). Provided that no call shall exceed one-fourth of the nominal value of the share or be payable at less than one month from the date fixed for the payment of the last preceding call. (2) Each member shall subject to receiving at least 14 days notice specifying the time or times and place of payment, pay to the Bank at the time or times and place so specified, the amount called on his shares. (3) A call may be revoked or postponed at the discretion of the Board. A call shall be deemed to have been made at the time when the resolution of the Board
Call deemed to be made	17.	authorizing the call was passed and may be required to be paid by installments.
Liability of joint holders	18.	The joint holders of a share shall be jointly and severally liable to pay all calls in respect thereof.
Sum called in respect of a share not paid	19	(1) If a sum called in respect of a share is not paid before or on the day appointed for payment thereof, the persons from whom the sum is due shall pay interest thereon from the day appointed for payment thereof to the time of actual payment at such rate of interest per annum as the Board may determine in accordance with the regulations that are applicable from time to time.(2) The Board shall be at liberty to waive payment of any such interest wholly or in part.

	20	(4) Any gure which by the terms of industrial states have a suitable or ellipse.
	20	 Any sum which by the terms of issue of a share become payable on allotment or at any fixed date, whether on account of the nominal value of the share or by way of premium, shall, for the purposes of these regulations, be deemed to be a call duly made and payable on the date on which by the terms of issue such sums becomes payable. In case of nonpayment of such sum, all the relevant provisions of these regulations as to payment of interest and expenses, forfeiture or otherwise shall apply as if such sum had become payable by virtue of a call duly made and notified.
Advance	21	The Board may, if it thinks fit,
payment for		(a) receive from any member willing to advance the same, all or any part of the monies
any uncalled or		uncalled and unpaid upon any shares held by him; and
unpaid portion		(b) upon all or any of the moneys so advanced, may (until the same would but for such
of the shares		advance become presently payable) pay interest at such rate and in such manner as
		may be prescribed as per Listing Regulations for the time being in force, provided that
		money paid in advance of calls shall not in respect thereof confer a right to dividend
		or to participate in the profits of the Bank.
		FORFEITURE AND LIEN
Company's lien	22.	The Bank shall have first and paramount lien upon all the shares (other than fully paid-
on shares		up shares) registered in the name of each member (whether solely or jointly with
		others) and upon the proceeds of sale thereof for all monies and (whether presently
		payable or not) called or payable at a fixed time in respect of such shares and no
		equitable interest in any share shall be created except upon the footing and condition
		that Article 13 hereof will have full effect. Such lien shall extend to all dividends and
		bonuses from time to time declared in respect of such shares. Unless otherwise agreed the registration of a transfer of shares shall operate as a waiver of the Bank's
		lien if any, on such shares. The Directors may at any time declare any shares wholly
		or in part to be exempt from the provisions of this Article.
Failure to pay	23.	If a member fails to pay any call, or installment of a call, on the day appointed for
calls		payment thereof, the Board may, at any time thereafter during such time as any part
		of the call or installment remains unpaid, serve notice on him requiring payment of
		amounts of the call or installment as is unpaid, together with any interest which may
		have accrued.
	24.	The notice aforesaid shall (a) name a further day (not being earlier than the expiry of
		14 days from the date of service of notice) on or before which the payment required
		by notice is to be made, and (b) state that in the event of nonpayment on or before the
		day so named, the shares in respect of which the call was made shall be liable to be
		forfeited.
Forfeited share	25	(1) A forfeited share may be sold or otherwise disposed of on such terms and in such
how to be		manner as the Board thinks fit.
disposed off		(2) At any time before a sale or disposal as aforesaid, the Board may cancel the
		forfeiture on such terms as it thinks fit.
	26	(1) A person whose shares have been forfeited shall cease to be a member in respect
		of the forfeited shares, but shall, notwithstanding the forfeiture, remain liable to pay to
	•	

		the Bank all moneys which, at the date of forfeiture, were presently payable by him to
		the Bank in respect of the shares.
		(2) The liability of such person shall cease if and when the Bank shall have received
		payment in full of all such moneys in respect of the shares.
Evidence of forfeiture	27	A duly verified declaration in writing that the declarant is a director or the secretary, of the Bank and that a share in the Bank has been duly forfeited on a date stated in the declaration shall be conclusive evidence of the facts therein stated as against all persons claiming to be entitled to the share.
		(2) The Bank may receive the consideration, if any, given for the shares on any sale or disposal thereof and may execute a transfer of the shares in favour of the person to whom the share is sold or disposed of.
		(3) The transferee shall thereupon be registered as the holder of the share.
		(4) The transferee shall not be bound to see to the application of the purchase money, if any, nor shall his title to the share be affected by any irregularity or invalidity in the proceedings in reference to the forfeiture, sale or disposal of the share.
	28.	The provisions of these regulations as to forfeiture shall apply in the case of non payment of any sums which, by the terms of issue of a share, becomes payable at a fixed time, whether on account of the nominal value of the share or by way of premium, as if the same had been payable by virtue of a call duly made and notified.
		TRANSFER AND TRANSMISSION
Register of	29.	The Bank shall keep a book called the "Register of Transfers and Transmission" and
transfers and		therein shall be entered the particulars of every transfer or transmission of any share
transmission		in the Bank, in accordance with the regulations applicable from time to time. Provided
(Amended with		however the Bank may be entitled to keep and maintain such registers through electronic mode in accordance with law.
shareholders		Subject to the provisions of the Companies Act, the register of members may be
approval on		closed for any period not exceeding in the aggregate 45 days in a year but not exceeding 30 days at any one time.
,		On giving not less than seven working days' previous notice in accordance with Section 91 of the Companies Act, the Rules made thereunder and as per the Listing Regulations, the registration of transfers may be suspended at such times and for such periods as the Board may from time to time determine:
		Provided that such registration shall not be suspended for more than thirty days at any one time or for more than forty-five days in the aggregate in any year.
Execution of	30	(1) Subject to the provisions of the Companies Act, the instrument of transfer of any
transfers		share in the Bank shall be executed by or on behalf of both the transferor and
(A		transferee in such form as may be prescribed by the relevant statutory provisions.
(Amended and		(2) The Transferor shall be deemed to be the holder until the name of the transferee
inserted sub		is entered in the register of members in respect thereof.
clause 3 with shareholders		(3) The Bank shall comply with the requirements of the Companies Act, the Rules
rsnarenoloers		made thereunder and the Listing Regulations in respect of execution of transfers.

approval on 11.08.2016)		
In what cases the Bank may decline to register transfers (Amended with shareholders approval on 11.08.2016)	31.	The Board may decline to register any transfer of shares not being fully paid up, to a person of whom they do not approve and may also decline to register the transfer of shares on which the Bank has a lien. Subject to the provisions of the Companies Act, the Register of Members may be closed for any period not exceeding in the aggregate 45 days in a year, but not exceeding 30 days at any one time. The Bank may decline to register any instrument of transfer: Unless the instrument of transfer is accompanied by the Certificate of shares to which it relates, and such other evidence as the Directors may reasonably require to show the right of the transferor to make the transfer; The Bank shall not register transfer when any statutory prohibition or any attachment or prohibitory order of a competent authority restrains it from transferring the securities from the name of the transferor(s). The Bank shall not register the transfer of its securities in the name of the transferee(s) when the transferor(s) objects to the transfer: Provided that the transferor serves on the Bank, within sixty working days of raising the objection, a prohibitory order of a Court of competent jurisdiction.
Acquisition of	31A	Provided that registration of transfer of shares shall not be refused on the ground of the transferor being either alone or jointly with any other person or persons indebted to the Bank on any account whatsoever except a lien on the shares.
shares or voting rights (Amended with shareholders approval on	SIA	Acquisition of shares or voting rights therein, by a person directly or indirectly, by himself or acting in concert with any other person which taken together with shares and voting rights, if any, held by him or his Relative or Associate Enterprise or person acting in concert with him, makes the applicant to hold five per cent or more of the paid-up share capital of the Bank or entitles him to exercise five per cent or more of the voting rights in the Bank should be effected by such person(s) after obtaining prior approval of Reserve Bank of India.
11.08.2016)		For the purpose of this Article-
		 (a) "Associate Enterprise" means a company whether incorporated or not which (i) is a holding company or a subsidiary company of the applicant or (ii) is a Joint Venture of the applicant or (iii) controls the composition of the Board of Directors or other body governing the applicant or (iv) exercises in the opinion of the Reserve Bank of India significant influence on the applicant in taking financial or policy decisions or (v) is able to obtain economic benefits from the activities of the applicant; (b) "Relative" shall mean relative as defined in the Companies Act as amended from time to time. (c) Persons shall be deemed to be "acting in concert" who for a common objective or purpose of acquisition of shares or voting rights in excess of the percentage mentioned in Section 12(B) of the B R Act pursuant to an agreement or understanding (formal or

		informal) directly or indirectly co-operate by acquiring or agreeing to acquire shares or
		voting rights in the banking company.
		Voting rights in the banking company.
		(d) "Joint Venture" means a legal entity in the nature of a partnership engaged in the joint undertaking of a particular transaction for mutual profit or an association of persons or companies jointly undertaking some commercial enterprise wherein all contribute assets and share risks.
		Before issuing or allotting any share to any person or registering the transfer of shares in the name of any person the Bank shall ensure that the requirements mentioned in the sub-section (1) of Section 12(B) of the BR Act are complied with by that person and where the acquisition is with the approval of the Reserve Bank, the Bank shall further ensure that the conditions imposed under sub-section (4) of Section 12(B) of the BR Act, if any, of such approval are fulfilled.
Title of shares	32	(1) On the death of a member the survivor or survivors where the member was a
of deceased		deceased member's joint holder and his nominee or nominees or legal representatives
members		where he was a sole holder shall be the only persons recognised by the Bank as
		having any title to his interest in the shares.
		(2) Nothing in clause (1) shall release the estate of a deceased joint holder from any
		liability in respect of any share which had been jointly held by him with other persons.
Registration in	33	(1) Any person becoming entitled to a share in consequence of the death or insolvency
case of transfer		of a member may, upon such evidence being produced as may from time to time
by operation of		properly be required by the Board and subject to hereinafter provided, elect, either:
law		(a) to be registered himself as a holder of the share; or
		(b) to make such transfer of the shares as the deceased or insolvent member could
		have made.
		(2) The Board shall in either case have the same right to decline or suspend
		registration as it would have had if the deceased or insolvent member had transferred the share before his death or insolvency.
		(3) In the case of death of a joint holder his name shall be deleted from the register of
		members on production of proof to the satisfaction of the Board.
As to transfer	34	(1) If the person so becoming entitled shall elect to be registered as holder of the
of shares of		shares himself, he shall deliver or send to the Bank a notice in writing signed by him
insolvent		stating that he so elects.
member		(2) If the person aforesaid shall elect to transfer the share, he shall testify his election
		by executing a transfer of the shares.
		(3) All the limitations, restrictions and provisions of these regulations relating to the
		right to transfer and the registration of transfer of shares shall be applicable to any
		such notice or transfer as to aforesaid as if the death or insolvency of the member had
		not occurred and the notice of transfer were a transfer signed by that member.

Conversion of		CONVERSION OF SHARES INTO STOCK
	35.	Subject to the provisions of Section 61 of the Companies Act, the Bank may by
shares into		ordinary resolution:
stock and re-		(a) convert all or any of its fully paid up shares into stock,
conversion		(b) re- convert any stock into paid up shares of any denomination.
Transfer of	36.	Subject to the provision of the Companies Act, the holders of stock may transfer the
stock		same or any part thereof in the same manner and subject to the same regulations
		under which the stock arose might before the conversion have been transferred, or as
(Amended with		near to as circumstances admit;
shareholders		
approval on		The Board may, from time to time fix the minimum amount of stock transferable, so
11.08.2016)		that such minimum shall not exceed the nominal amount of the shares from which the
		stock arose.
Rights of stock	37.	The holders of stock shall, according to the amount of stock held by them, have the
holder		same rights, privileges and advantages as regards dividends, voting at meetings of
		the Bank and other matters, as if they held the shares from which the stock arose, but
		no such privileges or advantages (except participating in the dividends and profits of
		the Bank and in the assets on winding up) shall be conferred if such stock existing in
		shares would not have conferred that privilege or advantage.
Relation of	38	Such regulations of the Bank as are applicable to paid up shares apply to shares stock
stock and		and words 'shares' and 'share holders' therein shall include 'stock' and 'stock holders'.
shares		
		GENERAL MEETINGS
	39.	
Meetings		
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,		notices calling it.
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	40	(1) All Conoral Mootings other than Appual Conoral Mootings shall be called Extra
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(Amended with		•
shareholders		requisitionists and deposited at the office and may consist of several documents in
		like form each signed by one or more of the requisitionists.
approval on		
approval on 11.08.2016)		(b) If the Board does not, within twenty one days from the date of the requisition being
• •		so deposited, proceed to convene a meeting not later than 45 days from the date of
	40 41.	like form each signed by one or more of the requisitionists.

Notice	42.	up capital may themselves convene the meeting but in either case any meeting so convened shall not be held after three months from the date of such deposit. (c) In the case of a meeting at which a resolution is to be proposed as special resolution the Board shall be deemed not to have duly convened the meeting, if they do not give such notice as required by Section 101 of the Companies Act. (d) Any meeting convened under this Article by the requisitionists shall be convened in the same manner as nearly as possible as that in which meetings are to be convened by the Board. (e) The provisions of Section 98, 100, 101 to 107, 109 of the Companies Act and the Rules framed thereunder shall apply to the meetings called either by the Board or by the requisitionists or by the Company Law Board or Tribunal as applicable. Not less than clear twenty one days' notice specifying the place, date, day and hour of the meeting and containing a statement of such business to be transacted at the
(Amended with		meeting shall be given to the members in the manner prescribed by the Companies
shareholders approval on 11.08.2016)		Act and the Rules made thereunder. A general meeting may be called at a shorter notice if consent is given in writing or by electronic mode by not less than ninety-five per cent of the members entitled to vote at such meetings. In case of special business, general nature of such business shall be given to the members in the manner hereinafter provided.
As to omission to give	43.	The accidental omission to give notice of any meeting to or the non-receipt of any such notice by any of the members shall not invalidate any resolution passed at any such meeting.
Quorum to be present (Amended with shareholders approval on 11.08.2016)	44.	(1) No business shall be transacted at any general meeting unless a quorum of members is present at the time when the meeting proceeds to business.(2) The quorum for the general meetings shall be as provided in Section 103 of the Companies Act.
Chairperson of	45	(1) The Chairperson of the Board shall preside as Chairperson at every Annual
General Meeting (Amended with shareholders approval on 11.08.2016)		General Meeting of the Bank. (2) If there is no such Chairperson, or if he is not present within fifteen minutes after the time appointed for holding the meeting or is unwilling to act as Chairperson of the meeting, the directors present shall elect one of their members to be the Chairperson of the Meeting. (3) If at any meeting no director is willing to act as Chairperson or if no Director is present within fifteen minutes after the time appointed for holding the meeting, the members present shall choose one of their members to be Chairperson of the meeting.
Power to adjourn	46.	The Chairperson may, with the consent of any meeting at which a quorum is present, (and shall if so directed by the meeting) adjourn the meeting from time to time and
general		from place to place, but no business shall be transacted at any adjourned meeting
meeting		other than the business left unfinished at the meeting from which adjournment took place. When a meeting is adjourned for thirty days or more, notice of adjourned

(Amended with shareholders approval on 11.08.2016)		Save as aforesaid and as provided in Section 103(2) of the Companies Act, it shall not be necessary to give any notice of an adjournment or of the business to be transacted at an adjourned meeting.
How questions to be decided at the meetings (Amended with shareholders approval on 11.08.2016)	47	 (1) Every question submitted to a meeting shall be decided by way of voting by electronic means in accordance with the provisions of Section 108 of the Companies Act, the Rules made thereto and the Listing Regulations entered into with stock exchanges or by show of hands or on a poll. (2) In case of electronic voting and on a poll, the voting rights of members shall be in proportion to his share in the paid-up equity share capital of the Bank. (3) In the case of equality of votes, on a poll, the Chairperson of the meeting shall be entitled to a second or casting vote. (4) Any business other than that upon which a poll has been demanded may be proceeded with, pending the taking of the poll.
What is to be the evidence of the passing of resolution where poll is not demanded (Amended with shareholders approval on 11.08.2016)	48	 (1) At any general meeting a poll may be ordered to be taken by the Chairperson on his own motion. (2) A poll shall be ordered to be taken by Chairperson of the meeting on a demand made in that behalf by any member or members present in person or by proxy and holding shares in the Bank: (i) which confer a power to vote on the resolution not being less than one tenth of the total voting power in respect of the resolution, or (ii) holding shares on which an aggregate sum of not less than five lakh rupees, or such other amount as may be prescribed from time to time, has been paid-up. (3) The demand for a poll may be withdrawn at anytime by the person or persons who made the demand. (4) Unless a poll is demanded as aforesaid, a declaration by the Chairperson that a resolution has been carried or carried by a particular majority, or lost or not carried by a particular majority or an entry to that effect in the book of proceedings of the Bank, shall be conclusive evidence of the fact without proof of the number of proportion of the votes recorded in favour of or against such resolution.
Poll Business may	49. 50.	If a poll is demanded as aforesaid, it shall be taken in such manner and place as the Chairperson of the meeting directs and either at once or after an interval or adjournment subject to the provisions of the Companies Act. The result of the poll shall be deemed to be the resolution of the meeting at which the poll was demanded. In case of any disputes as to the admission or rejection of votes, the Chairperson shall determine the same and such determination made in good faith shall be final and conclusive. The demand of a poll shall not prevent the continuance of a meeting for the transaction
proceed notwithstandin g demand of poll		of any business other than the question, on which a poll has been demanded. If a poll is demanded on the election of the Chairperson, it shall be taken forthwith in accordance with provisions of the Companies Act. A poll demanded on a question of adjournment shall be taken at the meeting without adjournment.

VOTE OF MEMBERS		
Vote	51	A member may exercise his vote at a general meeting by electronic means in
		accordance with Section 108 of the Companies Act and shall vote only once.
(Amended with		
shareholders		Subject to any rights or restrictions for the time being attached to any class or classes
approval on		of shares-
11.08.2016)		(a) on a show of hands every member present in person shall have one vote;
		(b) On a poll or voting through electronic means, the voting rights of members shall
		be as laid down in the Companies Act subject to the provisions of B R Act and other
		applicable statutory regulations.
		(c) The Bank shall seek approval of the shareholders through postal ballot, if so
		specified, under law with respect to the matters specified therein and in manner
		prescribed in the Rules from time to time and postal ballot shall include voting through
		electronic means.
		d) A member may exercise his vote by electronic means in accordance with
		Section108 of the Companies Act and shall vote only once.
Disqualificatio	52.	No member shall be entitled to be present or vote either personally or by proxy upon
n of vote		a poll, or be reckoned in a quorum at any general meeting or exercise any privilege
		as a member unless all calls or other money due and payable, in respect of any share
Vote by joint	F2	of which he is the holder, have been paid.
Vote by joint	53.	In the case of joint holders, the vote of the senior who tenders a vote, whether in
holders		person or by proxy, shall be accepted to the exclusion of the votes of the other joint
		holders. For this purpose, seniority shall be determined by the order in which the
Lunatics' votes	54	names stand in the register of members. A member of unsound mind or in respect of whom order has been made by any court
Lunatics votes	34	having jurisdiction in lunacy may vote whether on show of hands or on a poll or
(Amended with		electronic means by his committee or other legal guardian and any such committee or
shareholders		guardian may, on a poll, vote by proxy.
approval on		guardian may, on a poil, vote by proxy.
11.08.2016)		
No voting by	55.	No member, not personally present, shall be entitled to vote on a show of hands unless
proxy on show		such member is a corporation present by a proxy, or a company present by a
of hands		representative, duly authorised under Section 113 of the Companies Act in which case
		such proxy or representative may vote on the show of hands as if he were a member
		of the Bank.
Proxies	56	Votes may be given either personally or by proxy or in the case of a company by a
permitted		representative duly authorized as aforesaid.
Instrument	57	The instrument appointing a proxy shall be in writing under the hand of the appointer
appointing		or by his attorney duly authorized in writing or if such appointer is a body corporate
proxy to be in		under its common seal, if any, or be signed by an officer or an attorney duly authorized
writing		by it.
(Amended with		
shareholders		

annraval an		
approval on 11.08.2016)		
Deposit of proxy and power of attorney	58	The instrument appointing a proxy shall be deposited at the Registered Office of the Company not less than 48 hours before the time for holding the meeting and in default the instrument of proxy shall not be treated as valid.
Objection to the qualification of a voter	59	(a) No objection shall be raised to the qualification of any voter except at the meeting or adjourned meeting at which the vote objected to is given or tendered and every vote not disallowed at such meeting shall be valid for all purposes.(b) Any such objection made in due time shall be referred for the Chairperson of the meeting, whose decision shall be final and conclusive.
When vote by proxy valid though authority revoked	60.	A vote given in accordance with the terms of instrument of proxy shall be valid notwithstanding the previous death or insanity of the principal or revocation of the proxy or transfer of the shares in respect of which vote is given, provided that no intimation in writing of the death, insanity, revocation or transfer shall have been received at the Registered Office of the Bank or by Chairperson of the meeting before the vote is given.
Form of proxy	61.	An instrument appointing a proxy shall be in the form prescribed in the Rules made under Section 105 of the Companies Act or a form as near thereto as circumstances admit.
		DIRECTORS
Number of Directors (Amended with shareholders approval on 23.02.2006 and last amended on 11.08.2016)	62.	The number of Directors shall be not less than five and not more than twelve until otherwise determined by the Bank in General Meeting. Not less than fifty-one per cent of the total number of Directors shall be persons who satisfy the conditions laid down in Section 10 A of the B R Act.
Retirement by Rotation of Directors (Amended with shareholders approval on 23.02.2006 and as It amended on 11.08.2016)	63(a)	Two-thirds of the total number of Directors shall be persons whose period of office shall be liable to determination by retirement by rotation (hereinafter referred to as "rotational Directors"), and be appointed by the Bank in General Meeting or by way of additional directors. One-third of such Directors for the time being as are liable to retire by rotation, or if their number is not three or a multiple of three, then the number nearest to one-third, shall retire from office at every Annual General Meeting. For the purpose of this Article, Independent Directors appointed on the Board of the Bank shall not be included for the purpose of calculation of retiring Directors nor shall they be liable to retire by rotation. The Directors to retire by rotation under this Article at every Annual General Meeting shall be those who have been longest in office since their last appointment but as between persons who became Directors on the same day, those who are to retire

shall, in default of and subject to any agreement among themselves be determined by lot.

At the annual general meeting at which a Director retires as aforesaid, the Bank may fill the vacancy by appointing the retiring Director or some other person thereto in accordance with the applicable provisions of the Companies Act.

The Bank shall appoint a woman Director (whether Independent or Non-Independent) on the Board pursuant to provisions of Section 149(1) of the Companies Act and the Rules framed thereunder. The provisions relating to appointment of directors shall be applicable to appointment of woman Director.

The Bank shall appoint such number of Independent Directors as it may deem fit, for a term specified in the resolution of the shareholders appointing him/her. An Independent Director may be appointed to hold office for such term(s) and in such manner as mentioned in the Companies Act and rules framed thereunder from time to time. The provisions relating to retirement of directors by rotation shall not be applicable to the appointment of Independent Directors.

The Board is authorised to appoint the remaining Directors (hereinafter referred to as "non-rotational Directors") including any whole-time Director(s) but excluding Independent Director. Such Directors shall not be liable to retirement by rotation or taken into consideration in determining the retirement of Directors by rotation. Their period of office shall be determined by the Board, provided, however, none of them, other than whole-time Directors, shall hold office as a non-rotational Director for more than three years in one or more terms. A person appointed as a non-rotational Director may, however, offer himself for election as a rotational Director under Article 63 (a) (i), and on appointment as a rotational Director shall cease to be a non-rotational Director. If at any time the number of non-rotational Directors exceeds one-third of the total number of Directors for the time being, then one or more of such non-rotational Directors as the Board may determine shall be liable to retirement by rotation in accordance with the provisions of the Companies Act so that the total number of non-rotational Directors shall not exceed one-third of the total number of Directors for the time being.

Additional and Alternate Directors

63A

(Approved by shareholders on 23.02.2006 and amended with shareholders approval on 11.08.2016)

- (1) The Board may appoint one or more additional Directors provided that the total number of Directors, including the additional Director(s), shall not exceed the maximum strength of the Board as provided in the Articles. Such additional Director(s) shall hold office only up to the date of the next Annual General Meeting of the Bank.
- (2) The Board may appoint an Alternate Director to act for a Director, and the alternate director shall not be a person holding any alternate directorship for any other director in the Board of the Bank, during his absence for a period of not less than three months from India. An Alternate Director appointed under this Article shall not hold office for a longer period than that permissible to the director in whose place he has been appointed and shall vacate the office if and when the director in whose place he has been appointed returns to India.

Foreign	63B	The Bank may exercise the powers conferred on it by Section 88 of the Companies
Register	000	Act with regard to the keeping of a foreign register; and the Board may (subject to the
. togiotoi		provisions of that section) make and vary such regulations as it may think fit, with
(Incorted with		,
(Inserted with		respect to keeping of any such register.
shareholders		
approval on		
11.08.2016)		
Remuneration	64	(a) Subject to the provisions of the Companies Act, the B R Act and applicable
of Directors		regulations, the Board shall determine the remuneration of the Directors, amended as
		approved whether whole-time or otherwise, other than Chairperson of the Board/ Chief
(Amended with		Executive Officer / Managing Director, and such determination by the Board will be
shareholders		deemed to be determination by the Articles of Association of the Bank for the purposes
approval on		of Section 197 of the Companies Act.
23.02.2006,		(b) As remuneration, Directors other than whole-time Director(s) (executive) shall be
Article 64(a)		paid sitting fee as may be determined by the Board from time to time and within the
amended on		limits as may be prescribed by the Companies Act and Rules made thereunder for
31.05.2008 and		attending meetings of the Board or of committees constituted by the Board.
inserted 4th		(c) Directors other than whole-time Director(s) (executive) shall be paid such sum as
para with		the Board may consider fair compensation for travelling, hotel, and other incidental
shareholders		expenses incurred by them for attending and returning from meetings of the Board or
		of committees constituted by it or General Meetings of the Bank, or in connection with
approval on		, · · · · · · · · · · · · · · · · · · ·
11.08.2016)		the business of the Bank.
		Subject to the provisions of the Companies Act and these Articles, the Directors may
		be paid such further or additional remuneration (including profit related commission, if
		any), as the shareholders of the Bank in General Meeting shall, from time to time
		determine, and such additional or further remuneration shall be divided among the
		Directors in such proportion and manner as the Board may, from time to time
		determine.
Special	65.	If any Director devotes to the business of the Bank either his whole time and attention
remuneration		or more of his attention and time than in the opinion of the Board would usually be so
		devoted by a person holding such office or shall undertake and perform any duties or
		services other than those which in the opinion of the Board would usually be
		undertaken or performed by a person holding such office, then such Director may be
		remunerated either by a fixed sum or by way of salary or percentage of profits or in
		such other manner or as may be determined by the General Body, subject to the
		applicable statutory provisions.
Qualification of	66.	The Chairman, Chief Executive Officer / Managing Director and/or the Directors need
shares of		not be required to hold shares in the Bank.
Directors		The second to the second of the ballity
Directors		
(Amended with		
shareholders		
approval on		

31.05.2008 and		
on 11.08.2016)		
,		
Filling up a	67.	Any casual vacancy occurring in the Board of Directors may be filled up by the Board
casual vacancy		but the person so chosen shall be subject to retirement at the same time as if he had
		become a Director on the day on which the Director in whose place he is appointed
		was last elected as a Director.
Vacancy in	68.	The continuing Directors may act notwithstanding any vacancy in the Board; but; if
board		and so long as their number is reduced below the quorum fixed by the Act for a
		meeting of the Board, the continuing Directors or director may act for the purpose of
		increasing the number of Directors to that fixed for the quorum, or of summoning a
		general meeting of the Bank, but for no other purpose.
Register of	69.	The Directors shall comply with the provisions of Section 170 of the Companies Act
Directors		with regard to keeping a register of Directors and Key Managerial Personnel and such
		personnel, as may be required by law.
(Amended with		
shareholders		
approval on		
11.08.2016)		
,		DISQUALIFICATION OF DIRECTORS
Disqualificatio	70	The office of a Director shall be vacated if a Director is disqualified under the
n of Directors		provisions of the Companies Act and/or B R Act and/or under the provisions of any
		law for the time being in force.
		PROCEEDINGS OF BOARD
Meeting of	71.	The Board may meet for the conduct of business, adjourn or otherwise regulate its
Directors		meetings and proceedings as it thinks fit.
Quorum	72.	Subject to the provisions of Section 174 of the Companies Act: - One third of the total
		strength of the Board of Directors or two Directors whichever is higher shall form a
		quorum.
Meeting how	73.	The Chairperson may at his discretion or he shall upon the request of at least two
called		Directors, convene a meeting of the Board. If the Chairperson fails to convene a
		meeting of the Board on requisition of two or more Directors, the requisitionists may
		themselves convene a meeting of the Board provided however the requisitionists shall
		explicitly mention the purpose of the requisitioned meeting and the proposed agenda
		in the requisition.
Questions how	74	(1) Save as otherwise expressly provided in the Companies Act, questions arising at
decided		any meeting of the Board shall be decided by a majority of vote.
		(2) In the case of equality of votes, the Chairperson of the Board shall have a second
		or casting vote.
Who shall	75.	The Chairperson of the Board shall preside over the meeting. If the Chairperson is not
preside over		present within five minutes after the time appointed for holding the meeting, the
Board		Directors present may choose one of their member to be the Chairperson of the
Meetings		Meeting.
		Ŭ T

(Amended with shareholders approval on 11.08.2016)		
Power of Quorum	76.	A meeting of the Board of Directors for the time being at which a quorum is present shall be competent to exercise all or any of the authorities and powers vested in or exercisable by the Board generally.
Power to appoint Committee (Amended with shareholders approval on 31.05.2008 and 11.08.2016)	77.	Subject to the restrictions contained in Section 179 of Companies Act, the Board of Directors may delegate any of its powers to the Chief Executive Officer / Managing Director or to the Committee (s) consisting of such number of members of their body as it thinks fit, and may from time to time revoke such delegation. Any Committee so formed shall in the exercise of the powers so delegated, conform to any regulations that may from time to time be imposed upon it by the Board. The meeting and proceedings of any such Committee (s) for which the quorum shall be two, shall be governed by the provisions herein contained for regulating the meetings and proceedings of the Directors, so far as the same are applicable thereto and are not superseded by any regulation made by the Directors under this clause.
Resolution without meeting valid (Amended with shareholders approval on 11.08.2016)	78.	(1) No resolution shall be deemed to have been duly passed by the Board or by a Committee thereof by circulation, unless the resolution has been circulated in draft, together with the necessary papers, if any, to all the directors, or members of the committee, as the case may be, at their addresses registered with the company in India by hand delivery or by post or by courier, or through such electronic means as may be prescribed and has been approved by a majority of the directors or members, who are entitled to vote on the resolution. Provided that, where not less than one-third of the total number of directors of the company for the time being require that any resolution under circulation must be decided at a meeting, the Chairperson shall put the resolution to be decided at a meeting of the Board. (2) A resolution under above sub-article (1) shall be noted at a subsequent meeting of the Board or the committee thereof, as the case may be, and made part of the minutes of such meeting.
		SEAL
Seal	79.	The Board shall provide a common seal for the purpose of the Bank and shall have power from time to time to destroy the same and substitute a new seal in lieu thereof, and the Board shall provide for the safe custody of the seal for the time being and the seal shall never be used except by the authority of the Board or a committee of the Board previously given.
Deeds how executed	80.	Every deed or other instrument to which seal of the Bank is required to be affixed shall unless the same is executed by a duly constituted attorney for the Bank or unless the Board shall otherwise determine, be signed by any two Directors.

(Amended with		
shareholders		
approval on		
14.07.2017)		
Powers and	81.	The business of the Bank shall be managed by the Board of Directors who may
Duties of	•	exercise all such powers of the Bank as may be, required by the Companies Act or by
Directors		these Articles, to be exercised by the Bank in General Meeting, subject nevertheless
		to any regulation of these Articles, to the provisions of the Companies Act and to such
		regulations being not inconsistent with the aforesaid regulations or provisions as may
		be prescribed by the Bank in General Meeting, but no regulations made by the Bank
		in General Meeting shall invalidate any prior act of the Directors which would have
		been valid if that regulation had not been made.
Specific	82	Without prejudice to the general powers conferred by the last preceding clause, and
powers given		the other powers conferred by these presents, subject to the provisions of the
to Board		Companies Act, it is hereby expressly declared that the Board shall have the following
		powers, that is to say, power.
To acquire		(i) To purchase or otherwise acquire for the Bank and/or to sell any property rights
property		privileges which the Bank is authorised to acquire at such price and generally on such
		terms and conditions, as they think fit.
To pay for		(ii) At its discretion, to pay for any property, rights or privileges acquired by, or service
property in		rendered to, the Bank wholly or partially in cash or in shares, bonds, debentures or
debentures etc.		other securities of the Bank and any such shares may be issued either as fully paid
		up or with such amount credited as paid up thereon as may be agreed upon, and any
		such bonds, debentures, or other securities may be either specifically charged upon
		all or any part of the property of the Bank or not so charged.
To secure		(iii) To secure the fulfillment of any contracts or engagements entered into by the Bank
contracts by		by mortgage or charge of all or any of the property of the Bank for the time being or in
mortgage		such other manner as they think fit.
To authorize		(iv) To authorize or empower the Managers or other officers for the time being of the
Managers		Bank to exercise and perform all or any of the powers, authorities and duties conferred
		or imposed upon the Board by the Memorandum or Articles of Association subject to
		such restrictions and conditions if any, as the Board may think proper.
To appoint &		(v) From time to time nominate and appoint and if necessary to remove or suspend as
remove		the Directors deem best for management of the business of the Bank, Managers,
Managers etc		Officers, Clerks, workmen and all other employees of the Bank and to fix the
		remuneration, salaries and wages to be paid by the Bank to Officers of the Bank and
		other employees generally.
To borrow		(vi) Subject to the provisions of Companies Act and B R Act to raise or borrow money
money		from time to time by bonds, debentures, or promissory notes or by any such
		instruments which may emerge in the financial markets from time to time or by opening
		current account or by reserving advances with or without security or by mortgaging
		any lands, buildings, machinery, goods, or other property of the Bank or by such other
		means that the Board may deem expedient.

To draw bills of	(vii) To draw, accept, endorse, negotiate, buy/or sell bills of exchange and other
exchange etc	negotiable instruments with or without security.
To pay rent	(viii) To undertake on behalf of the Bank the payment of all rent and the performance
To pay rent	of all covenants, conditions and agreements contained in or reserved by any lease
	, ,
	that may be granted or assigned to or otherwise acquired by the Bank.
To insure	(ix) To insure or keep insured if deemed expedient all or any of the buildings, goods,
	stores or other property or any securities of the bank, either separately or conjointly
	for such period and to such extent as the Directors may think proper and to sell, assign,
	surrender or discontinue any policies of assurance effected in pursuance of this power.
To purchase	(x) To purchase the reversion, or reversions and otherwise acquire the free-hold or
reversion in	fee simple of all or any of the lands of the Bank for the time being held under lease or
land	for an estate less than a free hold estate by the Bank.
To accept	(xi) To accept from any member on such terms and conditions as shall be agreed, a
surrender of	surrender of his shares or any part thereof if permissible as per the regulations in
shares	force.
To bring and	(xii) To Institute, conduct, defend, compound or abandon any legal proceedings by or
defend actions	against the Bank, or its officers, or otherwise concerning the affairs of the Bank, and
etc	also to compound and allow time for payment or satisfaction of any debts due and of
	any claims or demands by or against the Bank.
To refer to	(xiii) To refer any claims or demands by or against the Bank to arbitration, and observe
arbitration	and perform the awards subject to judicial review of such final awards.
To give	(xiv) To make and give receipts, releases and other discharges for money payable to
receipts	the Bank and for the claims and demands of the Bank.
To authorize	(xv) To authorise officers or other persons to sign on the Bank's behalf, bills, notes,
acceptance	receipts, acceptances, endorsements, cheques, releases, contracts and documents.
etc.	
To appoint	(xvi) From time to time but subject to the provisions of Section 179 of the Companies
attorneys	Act, the Rules and these presents, to provide for the management of the affairs of the
	Bank in all its branches in such manner as the Directors thinks fit, and in particular
	appoint any person to be the attorneys or agents of the Bank with such powers
	(including power to sub delegate) and upon such terms as may be thought fit.
To appoint	(xvii) To appoint one or more qualified men as legal advisors whose duties shall be to
legal advisors	give opinions on questions referred to them, and to give notices and to conduct and
	defend suits on behalf of the Bank and to do all that may be done by them in the
	interests of the Bank and in their capacity as such advisors.
	(xviii) The Directors may appoint any qualified person as legal advisor and
	remuneration may be fixed by the Directors. The Directors shall have also power to
	replace any legal advisor by another at any time they think fit.
To invest	(xix) To invest and deal with any of the moneys of the Bank upon such shares and
moneys	securities (not being shares in the Bank) and in such manner as they may think fit,
	and from time to time to vary or realize such investments in accordance with the
	enabling statutory regulations.
	Straining Statutory regulations.

To give		(xx) To execute in the name and on behalf of the Bank in favour of any Director or
security by way		other person who may incur or be about to incur any personal liability for the benefit
of indemnity		of the Bank such mortgages of the Bank's property as they think fit and any such
_		mortgage may contain a power of sale and such other powers, covenants and
		provisions as shall be agreed on.
May make bye-		(xxi) From time to time to make, vary, repeal byelaws for the regulation of the business
laws		of the Bank, its officers and servants and provident fund, pension funds, and any other
		welfare funds.
May make		(xxii) Subject to the provisions of the Companies Act, to enter into all such negotiations
contracts etc		and contracts, and rescind and vary all such contracts and execute and do all such
		acts, deeds, and things in the name and on behalf of the Bank as the Board may
		consider expedient for or in relation to any of the matters aforesaid or otherwise for
		the purpose of the Bank.
Branch		(xxiii) From time to time to decide and cause to be kept at any of its branches, a branch
Register		register of members or a copy of the register of its members and to make such
		regulations as they think fit respecting the keeping or discontinuance of such registers.
General		(xxiv) To appoint one or more whole-time executives, who may be designated as
powers		Executive Director(s) without being member(s) of the Board, or any other managerial
-		personnel, by whatever name called on such terms and conditions and for such
(Amended with		purposes as the Board may decide from time to time.
shareholders		(xxv) And generally to do, sanction and authorise all such matters and things as may
approval on		be necessary to be done, authorised or sanctioned in or about the general business
23.02.2006 and		and affairs of the Company or in or about the execution of all or any of the powers
on 11.08.2016)		hereinbefore conferred on the Board.
Comply with	83.	The Directors shall comply with the provisions of the B R Act and its subsequent
statutes		amendments as well as the provisions in the Companies Act and amendments thereto
		or other statutes relating to Companies as to registration and keeping of the copies of
(Amended with		the mortgages and charges and keeping of the register of members and sending to
shareholders		the Registrar of Companies the annual list of members, annual filings and summary
approval on		notices as to the increase of capital, returns of allotments and contracts relating
11.08.2016)		thereto, copies of special resolutions, resolutions pertaining to exercise of power of
		board at board meetings, and other particulars connected with the above.
	•	PART TIME CHAIRMAN/CEO/MD
Part time	84	Subject to the provisions of these Articles, the Companies Act and subject to such
Chairman/		approval of the Reserve Bank of India as may be necessary under the B R Act, the
CEO/ MD		Board of Directors of the Bank shall be entitled to appoint from time to time, one or
		more Non-Rotational Directors to act as:
(Amended with		(i) Non Executive Part Time Chairman for such term not exceeding three years in one
shareholders		or more terms as noted in Articles 63 (b) and
approval on		(ii) a Chief Executive Officer/Managing Director, for such term not exceeding five years
31.05.2008)		at a time in each case as the Board may think fit, to manage and to be responsible for
		the day-to-day affairs / business of the Bank.

Whole Time Directors/ Executive Directors (Amended with shareholders approval on 31.05.2008 and inserted 2nd para with shareholders approval on 11.08.2016)	84A	Subject to the provisions of these Articles, one or more non-rotational Directors appointed or reappointed by the Board, apart from the Chairman, Chief Executive Officer/Managing Director, may be in the whole-time employment of the Bank appointed to assist the Chief Executive Officer/ Managing Director in the management of the Bank's affairs. The Board shall determine, subject to such approval of the Reserve Bank of India as may be necessary under the B R Act, the terms and conditions of appointment and duties of such whole-time Director (s), who may be designated as Executive Director (s) or otherwise. A director may be appointed as chief executive officer, manager, company secretary or chief financial officer.
Removal of	84B	The Chief Executive Officer / Managing Director and any whole-time Director
Office (Amended with shareholders approval on 31.05.2008)		appointed by the Board under Article 84 or 84 A shall be subject to the provisions of the Companies Act and the B R Act and any employment contracts between them and the Bank, and also be subject to the same provisions as to disqualification or removal from or vacation or resignation of the office of Director as the other Directors of the Bank. Either or any of them shall ipso facto and immediately cease to be: (i) in the whole-time employment of the Bank if he ceases to hold the office of a Director of the Bank for any cause; and (ii) a Director if he ceases to be in the employment of the Bank for any cause, unless the Board decides otherwise. Subject to the provisions of the Companies Act, B R Act and the contract, the Board shall be entitled to remove the Chairman, Chief Executive Officer/Managing Director or any other Director from office upon giving him reasonable notice of such removal and appoint another person in his place.
Chief	85.	The Chief Executive Officer / Managing Director shall be entrusted with the
Executive		management of the whole of the affairs of the Bank and he shall be in whole time
Officer /		employment of the Bank.
Managing		
Director be		
entrusted with		
the		
management		
(Amended with		
shareholders		
approval on		
31.05.2008)		
Remuneration	86	The remuneration of the Chief Executive Officer / Managing Director shall, subject to
of Chief Executive Officer/		the provisions of law for the time being in force, be determined by the Bank in General Meeting.
-		

Managing		
Director		
Director		
(Amended with		
shareholders		
approval on		
31.05.2008)		
Delegation of	87.	Without prejudice to the generality of Article 84, the Board may from time to time
powers to		entrust to and confer upon the Chief Executive Officer / Managing Director such of the
Chief		powers exercisable under these presents by the Board as it deem fit, and may confer
Executive		such powers for such time and to be exercised for such objects and purposes and
Officer/		upon such terms and conditions and with such restrictions as it deems expedient and
Managing		the Board may confer such powers either collaterally with or to the exclusion of and
Director		substituting all or any of the powers of the Board in that behalf and may from time to time revoke, withdraw, alter or vary all or any such powers.
(Amended with		
shareholders		
approval on		
31.05.2008)		
Powers of the	88.	The Chief Executive Officer / Managing Director by virtue of office shall, subject to the
Chief	00.	control of the Board have the engagement and dismissal of the staff of the Bank and
Executive		
		general direction and the management and superintendence of the business of the
Officer/		Bank with power to do all acts, and things deemed necessary, proper or expedient for
Managing		carrying on the business of the Bank, including power to appoint attorneys to make
Director		and sign all contracts and to draw, accept, endorse and negotiate on behalf of the all
		such bills of exchange, promissory notes, hundies, cheques, drafts and other
(Amended with		instruments as shall be necessary, proper or expedient for the carrying, on the
shareholders		business of the Bank, and to operate on the bank accounts of the Bank and to
approval on		represent the Bank in all suits and to sign the necessary papers and documents and
31.05.2008)		other instruments of authority and generally to exercise all such powers and authority
,		of the Bank except those that are by the B R Act, Companies Act or other regulations
		for the time being in force or by these Articles expressly directed to be exercised by
		the Board of Directors or by the Bank in General Meeting.
Power to	89.	The Chief Executive Officer / Managing Director may with the sanction of the Board of
delegate	03.	Directors delegate all or any of his powers to such other officer or officers of the Bank,
		, ,
powers		jointly or severally, as he thinks fit, and shall have power to grant such officer or officers
		such powers of attorneys as the Chief Executive Officer / Managing Director may
(Amended with		subject to the approval of the Board of Directors deem expedient and such powers at
shareholders		pleasure to revoke.
approval on		
31.05.2008)		
Chairman,	90.	The Chairman, Chief Executive Officer / Managing Director shall not while he
Chief		continues to hold that office be subject to retirement by rotation, but his appointment
Executive		shall be subject to determination by the Bank in General Meeting or ipso facto if he
Officer/Managi		ceases to hold the office of a Director of the Bank for any cause.
- managi		Country out and office of a Birotter of the Barik for any outdoor.

ng Director not to retire by rotation			
(Amended with shareholders approval on 31.05.2008)			
Local	91.	The Board may from time to time provide for the management and transaction of local	
Management		board of the affairs of the Bank in any specified locality whether in India or abroad, in such manner as it think fit and the provisions contained in these Articles shall be without prejudice to the general powers conferred by this paragraph.	
Local Board	92.	The Board may from time to time and at any time establish any local Boards or agencies for managing any of the affairs of the Bank in and such specified locality, and may appoint any persons including any Director to be member of such local Board and may fix his qualification if any or may appoint any Managers or agents and may fix their remuneration. And the Board from time to time and at any time may delegate to any person so appointed any of the powers, authorities and discretion for the time being vested in the Board other than the powers of making calls and may authorise the members for the time being of any such local Board or any of them to fill up any vacancies therein and to act notwithstanding vacancies therein, and any such appointment or delegation may be made on such terms and subject to such conditions as the Board may think fit and the Board may at any time remove any person so appointed and may annul or vary any such delegation.	
Power of Attorney	93.	Subject to the provisions of Section 179 of the Companies Act, the Rules and these presents, the Board may at any time and from time to time by power of attorney under the Bank's seal, appoint any person or persons to be the attorneys of the Bank for such purposes and with such powers, authorities and discretion (not exceeding those vested in or exercisable by the Board under these presents) and on such terms and subject to such conditions as the Directors may from time to time think fit, and any such appointment may (if the Board may think fit) be made in favour of the members or any of the members of any local Board established as aforesaid or in favour of any company or of the members, directors, nominees or managers of any company or firm or in favour of any fluctuating body of persons, whether nominated directly or indirectly by the Board and any such power of attorney may contain such provisions for the protection or convenience of the persons dealing with such attorney or attorneys as the Board may think fit.	
Sub-delegation	94	Any such delegate or attorneys as aforesaid may be authorised by the Board to sub- delegate all or any of the powers, authorities and discretions for the time being vested in them subject to the provisions of the Companies Act.	
	DIVIDENDS		
Payment of	95	Subject to Section 123 of the Companies Act, the Board may from time to time pay to	
interim dividend		the members such interim dividends as appear to it to be justified by the profits of the Bank.	

Declaration of	96.	(1) The Bank in general meeting may declare dividends.				
Dividend		(O) The Decoder to the few management of the control of the contro				
(Amended with		(2) The Board may, before recommending any dividend, set aside out of the profits of the Bank such sums as it thinks fit as a reserve or reserves which shall, at the				
shareholders		discretion of the Board, be applicable for any purpose to which the profits of the Bank				
approval on		may be properly applied, including provision for meeting contingencies or for				
11.08.2016)		equalizing dividends; and pending such application, may, at the like discretion, either				
		be employed in the business of the Bank or be invested in such investments (other				
		than shares of the Bank) as the Board may, from time to time, thinks fit.				
		(3) The Board may also carry forward any profits which it may consider necessary not				
		to divide, without setting them aside as a reserve.				
	(4) Subject to the rights of persons, if any, entitled to shares with special right					
		dividends, all dividends shall be declared and paid according to the amounts paid or credited as paid on the shares in respect whereof the dividend is paid, but if and so				
		long as nothing is paid upon any of the shares in the Bank, dividends may be declared				
		and paid according to the amounts of the shares.				
		(5) No amount paid or credited as paid on a share in advance of calls shall be treated				
		for the purpose of this Article as paid on the share unless it is called up.				
		(6) Notice of any dividend that may have been declared shall be given to the persons				
		entitled to share therein in the manner mentioned in the Companies Act. No dividend				
		shall bear interest against the Bank.				
Right to set-off	97.	The Board may deduct from any dividend payable to any member all sums of money,				
dividend		if any, presently payable by him to the Bank on account of a call or in relation to the shares of the Bank.				
Mode of	98	Any dividend, interest or other monies payable in cash in respect of shares may be				
payment of		paid by cheque or warrant or by any electronic mode. Shares paid by cheque or				
dividend		warrant may be sent through post to the registered address of the holder or in case of				
(4)		joint holders to, the registered address of that one of the joint holders who is first				
(Amended with shareholders		named on the register of members, or to such person and to such address as the				
approval on		holder or joint holders may in writing direct. Every such cheque or warrant in respect of dividend, interest or other moneys shall be made payable to the order of the persons				
11.08.2016)		to whom it is sent.				
Unclaimed or	99.	No unclaimed or unpaid dividend shall be forfeited by the Board and the Bank shall in				
unpaid		respect of such dividend comply with the provisions of Section 123 and 124 of the				
dividends		Companies Act and/or such other statutory provisions as may be applicable from time				
to time. CONTRACTS WITH DIRECTORS						
Contracts with	100.	Subject to the provisions of the Act, these presents and any other law for the time				
Directors	.00.	being in force, no Director shall be disqualified from his office by contracting with the				
		Bank either as vendor, purchaser, or otherwise, nor shall any such contracts, or any				

	1				
(Amended with		contract or arrangement entered by or on behalf of the Bank in which any Director			
shareholders		shall be in any way interested be avoided nor shall any Director so contracting or being			
approval on		so interested be liable to account to the Bank for any profit realised by any such			
11.08.2016)		contract or arrangements by reason of such Director holding that office or the fiduciary			
		relation thereby established, but it is declared that the nature of his interest shall be			
		disclosed by him at the meeting of the Directors at which the contract or arrangement			
		is determined on, if his interest then exists or in any other case at the first meeting of			
		the Directors after acquisition of his interest and that no Director shall as a Director			
		vote in respect of any contract or arrangement in which he is so interested as			
		aforesaid, nor shall his presence count for the purpose of forming a quorum at the			
		time of any such vote and if he so does vote, his vote shall not be counted. A general			
		notice that a Director is a member of any specified firm or company and is to be			
		regarded as interested in any subsequent transaction with such firm or company, shall			
		be sufficient disclosure under this Article			
		ACCOUNTS			
Inspection of	101	The Board shall from time to time determine whether and to what extend and at what			
accounts		time and places and under what conditions and regulations, the accounts and books			
		of the Bank, or any of them, shall be open to inspection of members not being			
(Inserted 2nd		Directors.			
para with		No member of the Bank (not being a director) shall have any right of inspecting any			
shareholders		account or books or documents of the Bank except as conferred by law or authorised			
approval on		by the Board or by the Bank in General Meeting.			
11.08.2016)					
		The registers and indices maintained pursuant to Section 88 shall be open for			
		inspection during business hours on such reasonable time on every working day as			
		the Board may decide. Any shareholder of the Bank may require a copy of such			
		register maintained pursuant to Section 88, on payment of such fees as may be			
		decided by the Board, within the permissible limits allowed by the Companies Act.			
		SECRECY CLAUSE			
Secrecy Clause	102	Every Director, Manager, Auditor, Trustee, member of a committee, Executive,			
_		Manager, Officer, Accountant, Employee, Servant or other person employed in the			
		Bank shall before entering upon his duties sign and shall be deemed to have given a			
		declaration pledging himself to observe strict secrecy in respect of all transactions of			
		the Bank with the customers and the state of accounts with individuals and in matters			
		relating thereto, and shall by such declaration pledge, bind himself not to reveal any			
		of the matters which may come to his knowledge in the discharge of his duties except			
		when required, to do so by the Board or by the Annual General Meeting or extra			
		ordinary General Meeting or by a court of law or any other lawful authority or by the			
		persons to whom such matters relate, except so far as may be necessary in order to			
		comply with any of the provisions of these Articles.			
CAPITALISATION OF PROFITS					
Capitalisation	103	(1) The Bank in the meeting of shareholders may, upon the recommendation of the			
of profits		Board resolve-			
-					

(Amended with		(a) to capitalise any part of the amount for the time being standing to the credit of the			
shareholders		1, , , , , , , , , , , , , , , , , , ,			
		Bank's reserve accounts, or to the credit of the profit and loss account, or otherw			
approval on		available for distribution among shareholders; and			
11.08.2016)		(b) that such sums be accordingly be set free for distribution in the manner specified			
		in clause (2) below amongst the members who would have been entitled theret			
		distributed by way of dividend and in such proportion as may be decided.			
		(2) The sum aforesaid shall not be paid in cash but shall be applied, subject to th			
		provisions contained in clause (3) below, either in or towards paying up any amounts			
		for the time being unpaid on any shares held by such members respectively; paying			
		up in full unissued shares of the Bank to be allotted and distributed, credited as fully			
		paid-up to and amongst such members in the proportions aforesaid.			
		(3) The securities premium account, capital reserve account and also capital			
		redemption reserve account may also for the purposes of this capitalisation of profits			
be applied in the paying up of unissued shares to be issued to member					
		as fully paid bonus shares in addition to the reserves mentioned in clause 1(a) above.			
		4) The Board shall give effect to the resolution passed by the bank in pursuance of			
	this regulation.				
Whenever such a resolution as aforesaid shall have beer		Whenever such a resolution as aforesaid shall have been passed, the Board shall—			
(a) make all appropriations		(a) make all appropriations and applications of the undivided profits resolved to be			
c		capitalised thereby, and all allotments and issues of fully paid shares if any; and			
		(b) generally do all acts and things required to give effect thereto.			
		LEGAL ACTION			
Legal action	104.	In all legal proceedings in any court of law, legal or quasi-judicial proceedings in any			
		Consumer Disputes Redressal Forums, Tribunals or other statutory forums, the Chief			
(Amended with		Executive Officer / Managing Director and other officials of the Bank who holds power			
shareholders		of attorney or are authorized by Board Resolutions to act on behalf of the Bank, shall			
approval on		have the powers severally to represent the Bank and sign all pleadings and accept all			
31.05.2008)		process unless otherwise determined by the Board.			
		INDEMNITY			
Indemnity to	105	Every Officer or Manager for the time being of the Bank shall be indemnified out of the			
directors and		assets of the Bank against any liability incurred by him in defending any proceedings,			
Officers		whether civil or criminal in which judgment is given in his favour or in which he is			
		acquitted or in connection with any applications under Section 463 of the Companies			
		Act, in which relief is granted to him by the Court or Tribunal.			
Directors and	106.	Subject to the provisions of Section 197 of the Companies Act, no Director, officers			
other officers		Auditor or other Officer of the Bank shall be liable for the acts, receipts, neglect for act			
not		of others or defaults of any other Director or Officer or for joining in any receipt or other			
responsible for		act for the sake of conformity merely, or for any loss or expense happening to the			
the act of		Bank through insufficiency or deficiency in point of title to or value of any property			
others		acquired by order of the Directors for or on behalf of the Bank, or mortgaged to the			
		Bank or for the insufficiency of any security in or upon which any of the monies of the			
		Bank shall be invested or for any loss or damage arising from the bankruptcy,			
		insolvency or tortious act of any person to or with whom any moneys, securities or			
		effects of the Company shall be entrusted or deposited, or for any loss occasioned by			

		any error or judgment, omission, default or oversight on his part, or for any other loss,			
	damage or misfortune whatever which shall happen in the execution o				
	of the duties of his office or in relation thereto unless the same happens through				
		own dishonestly or willful negligence.			
WINDING UP					
Winding Up	107	Subject to the provisions of the Companies Act and Rules made thereunder—			
(Inserted with		(i) If the Bank shall be wound up, the liquidator may, with the sanction of a special			
shareholders		resolution of the Bank and any other sanction required by the Companies Act, divid			
approval on		amongst the members, in specie or kind, the whole or any part of the assets of the			
11.08.2016)		Bank, whether they shall consist of property of the same kind or not.			
		(ii) For the purpose aforesaid, the liquidator may set such value as he deems fair upon			
		any property to be divided as aforesaid and may determine how such division shall be			
		carried out as between the members or different classes of members.			
		(iii) The liquidator may, with the like sanction, vest the whole or any part of such assets			
		in trustees upon such trusts for the benefit of the contributories if he considers			
		necessary, but so that no member shall be compelled to accept any shares or other			
		securities whereon there is any liability.			
1		Securities whereon there is any hability.			

We the several persons, whose names and address are subscribed, are desirous of being formed into a Company, in pursuance of these Articles of Association and we respectively agree to take the number of shares in the capital of the Company set opposite our respective names.

No.	Name and Address and description of subscribers	No. of Shares	Signature